



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

शुक्रवार, 30 जुलाई, 2021 / 8 श्रावण, 1943

हिमाचल प्रदेश सरकार

जल शक्ति विभाग

अधिसूचना

शिमला-2, 22 अप्रैल, 2021

संख्या: जे0एस0वी0-बी(एच)1-2 / 2021-कांगड़ा.-यतः हिमाचल प्रदेश के राज्यपाल को यह प्रतीत होता है कि हिमाचल प्रदेश सरकार को सरकारी व्यय पर सार्वजनिक प्रयोजन हेतु नामतः फिन्ना सिंह मध्यम सिंचाई परियोजना, तहसील नूरपुर, जिला कांगड़ा के निर्माण हेतु भूमि अर्जित करनी अपेक्षित है, अतएव एतद

द्वारा यह अधिसूचित किया जाता है कि उक्त परिक्षेत्र में जैसा कि निम्न विवरणी में निर्दिष्ट किया गया है, उपरोक्त प्रयोजन के लिए भूमि का अर्जन अपेक्षित है।

2. यह अधिसूचना ऐसे सभी व्यक्तियों को, जो इससे सम्बन्धित हो सकते हैं, की जानकारी के लिए भूमि अर्जन, पुनर्वास और पुनर्व्यवस्थापन में उचित प्रतिकर और पारदर्शिता अधिकार अधिनियम, 2013 (2013 का 30) की धारा-11 के उपबन्धों के अन्तर्गत जारी की जाती है।

3. पूर्वोक्त धारा द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए राज्यपाल हिमाचल प्रदेश इस उपक्रम में कार्यरत सभी अधिकारियों/कर्मचारियों और श्रमिकों को इलाके की किसी भी भूमि में प्रवेश करने और सर्वेक्षण करने तथा उप-धारा द्वारा अपेक्षित अथवा अनुमत: अन्य सभी कार्यों को करने के लिए सहर्ष प्राधिकार देते हैं।

4. कोई भी हितबद्ध व्यक्ति जिसे उक्त परिक्षेत्र में कथित भूमि के अर्जन पर कोई आपत्ति हो, तो वह इस अधिसूचना के प्रकाशित होने के 60 (साठ) दिन की अवधि के भीतर लिखित रूप में कलेक्टर कांगड़ा के समक्ष अपनी आपत्ति दायर कर सकता है।

विस्तृत विवरणी

जिला	तहसील	महाल व मौजा	खसरा नं०	क्षेत्र हैक्टेयर/बीघा/बिस्वा में
कांगड़ा	नूरपुर	सुल्ह्याली	1118 / 1	0-01-58
			1325 / 960	0-01-75
			961 / 1	0-02-45
			962 / 1	0-03-52
			963 / 1	0-00-72
			964 / 1	0-00-40
			965 / 1	0-02-88
			966 / 1	0-02-00
			1178 / 1	0-01-74
			1180 / 1	0-01-45
			1117 / 1	0-06-24
			1190 / 1	0-00-68
			1114 / 1	0-00-76
			1113 / 4 / 1	0-03-12
			1099 / 1	0-00-12
			1100 / 1	0-01-40
			1094 / 1	0-01-52
			1093 / 3 / 1	0-01-10
			1092 / 2 / 1	0-00-24
			1091 / 2 / 1	0-00-72
			1101 / 1	0-01-28
			किता .. 21	0-35-67 हैक्टेयर

आदेश द्वारा,
हस्ताक्षरित/-
सचिव (जल शक्ति)।

HIGHER EDUCATION DEPARTMENT**NOTIFICATION***Shimla-02, the 16th July, 2021*

No. EDN-A-Kha(15)-6/2019.—The Governor, Himachal Pradesh is pleased to order to take over the services of following Assistant Professors in different subjects of erstwhile privately managed College, Lala Jagat Narain Himotkarsh Kanya Mahavidyalaya Kotla Khurd, Distt. Una, H.P. on **contract basis** from the date of submitting the joining report subject to the terms and conditions as indicated in this notification.

The Governor, Himachal Pradesh is further pleased to post them on their fresh appointment as **Assistant Professor (College Cadre)** on contract basis at the place shown against their name(s):—

Sl. No.	Name	Father's Name	Designation	Place of posting
1.	Mamta Kumari	Sh. Gurdial Singh	A.P. Math	Govt. Degree College (Girls) Kotla Khurd, Una.
2.	Raman Kumari	Sh. Prem Singh	A.P. Music	-do-
3.	Dr. Saroj Kumar	Sh. Ramesh Chand	A.P. Physical Education	-do-
4.	Neena Kumari	Sh. Satinder Kumar	A.P. Commerce	-do-
5.	Kanika Sharma	Sh. Y.K. Sharma	A.P. Economics	-do-

Terms and conditions:

1. The Assistant Professor (College Cadre) in the Department of Higher Education, H.P. will be engaged on contract basis initially for one year, which may be extendable on year to year basis.
2. The Assistant Professor (College Cadre) appointed on contract basis will be paid consolidated fixed contractual amount @ Rs. 21,600 P.M. (Rs. Twenty one thousand and six hundred only) (which shall be equal to initial of the pay band + Grade Pay) *i.e.* 15600-39100+6000. An amount of Rs. 648/- as annual increase in contractual emoluments for the subsequent years will be allowed if contract is extended beyond one year and no other allied benefits such as senior/selection scales etc. shall be given.
3. The Addl. Chief Secretary/Principal Secretary/Secretary (Hr. Education) to the Government of Himachal Pradesh will be appointing and disciplinary authority.
4. The contractual appointee will not be governed by the rules, regulations and orders in force from time to time as applicable to other government servants such as CCS (CCA) Rules, 1965 and CCS (Conduct) Rules, 1964 as are applicable in Himachal Pradesh.
5. Before submitting the report to the Government the contract appointee shall sign an agreement as per Annexure –A.

6. The service of the Contract Appointee will be purely on temporary basis. The appointment is liable to be terminated in case the performance/conduct of the contract appointee is not found satisfactory.
7. During the contract service, no advance will be given to him/her.
8. Contractual Appointee Assistant Professor (Colleges) will be entitled for one days casual leave after putting in one month service. However, the contract employees will also be entitled for 10 days Medical Leave. He/She shall not be entitled for Medical Re-imbursement and LTC etc. No Leave of any other kind except above is admissible to the contractual appointee. Provided that the un availed Casual Leave and Medical Leave can be accumulated upto the calendar Year and will not be carried forward for the next calendar Year.
9. Unauthorized absence from the duty without the approval of the Controlling Officer shall automatically lead to the termination from the contract. Contract Appointee shall not be entitled for contractual amount for the period of absence from duty.
10. Transfer of a contract appointee will be permitted from one place to another after putting at least three years of service at one place.
11. Selected candidate will have to submit a certificate of his/her fitness from CMO Distt. Hospital Una/DDU Hospital, Shimla-1.
12. Contract appointee will be entitled to TA/DA if required to go on tour in connection with his/her official duties at the same rate as applicable to regular officials at the minimum of pay scale.
13. The candidate engaged on contract basis under these Rules shall have no right to claim for regularization/permanent absorption as Assistant Professor (College cadre) in the Department at any stage.
14. The appointment is provisional and is subject to the educational qualification and other certificates being verified through proper channels and if the verification reveals that the claim to belong to reserve categories, as the case may be is false, the services will be terminated forthwith without assigning any further reasons and without prejudice to such further action as may be taken under the provisions of the Indian Penal Code for production of false certificate.
15. He/She will have to give a declaration to the effect that he/she has only one living spouse, if married.
16. He/She will have to take an oath of allegiance/ faithfulness to the Constitution of India or making a solemn affirmation.
17. He/She will have to produce all the certificates in original at the time of joining this appointment.

If, the above terms and conditions are acceptable to him/her, should report for duty within a week from the issue of this Notification in the Government College mentioned against his/her name, failing which this offer of appointment shall stand cancelled and no further correspondence shall be entertained in this behalf. No Travelling allowance will be allowed to join the contract appointment.

By order,

RAJEEV SHARMA,
Secretary (Hr.Edu.).

ANNEXURE-A

Form of contract/agreement to be executed between the _____ (Name of the post) and the Government of Himachal Pradesh through _____ (Designation of the Appointing Authority).

This agreement is made on this _____ day of _____ in the year _____. Between Sh./Smt. _____ s/o/d/o Shri _____ r/o _____ Contract appointee (hereinafter called the FIRST PARTY), AND the Governor of Himachal Pradesh through _____ (Designation of the Appointing Authority) Himachal Pradesh (here-in-after called the SECOND PARTY).

Whereas, the SECOND PARTY has engaged the aforesaid FIRST PARTY and the FIRST PARTY has agreed to serve as an Assistant Professor (College Cadre) on contract basis on the following terms & conditions:—

1. That the FIRST PARTY shall remain in the service of the SECOND PARTY as an Assistant Professor (College Cadre) for a period of 1 year commencing on day of _____ and ending on the day of _____. It is specifically mentioned and agreed upon by both the parties that the contract of the FIRST PARTY with SECOND PARTY shall *ipso-facto* stand terminated on the last working day *i.e.* on _____. And information notice shall not be necessary:

Provided that for-further extension/renewal of contract period the HOD shall issue a certificate that the service and conduct of the contract appointee was satisfactory during the year and only then the period of contract is to be renewed/extended.

2. The contractual amount of the FIRST PARTY will be Rs. 21, 600/- per month.
3. The service of FIRST PARTY will be purely on temporary basis. The appointment is liable to be terminated in case the performance/conduct of the contract appointee is not found good or if a regular incumbent is appointed/posted against the vacancy for which the first party was engaged on contract.
4. Contractual appointee *i.e.* Assistant Professor(Colleges) will be entitled for one day casual leave after putting in one month service. However, the Contract employee will also be entitled for 12 weeks Maternity Leave and 10 day's Medical Leave. She shall

not be entitled for Medical re-imburement and LTC etc. No leave of any other kind except above is admissible to the contractual appointee :

Provided that the un availed Casual Leave and Medical Leave can be accumulated upto the calendar Year and will not be carried forward for the next calendar Year.

5. Unauthorized absence from the duty without the approval of the Controlling Officer shall automatically lead to the termination of the contract. A contractual appointee will not be entitled for contractual amount for the period of absence from duty.
6. An official appointed on contract basis who have completed three years tenure at one place of posting will be eligible for transfer on need based basis wherever required on administrative grounds.
7. Selected candidate will have to submit a certificate of her fitness from a Government/ Registered Medical Practitioner. In case of women candidates pregnancy beyond twelve weeks will render her temporarily unfit till the confinement is over. The women candidate should be re-examined for fitness from an authorized Medical Officer/Practitioner.
8. Contract appointee shall be entitled to TA/DA if required to go on tour in connection with his/her official duties at the same rate as applicable to regular counter-part official at the minimum of pay scale.
9. The Employees Group Insurance Scheme as well as EPF/GPF will not be applicable to contractual appointee(s).

IN WITNESS the FIRST PARTY AND SECOND PARTY have herein to set their hands the day, month and year first, above written.

IN THE PRESENCE OF WITNESS:

1. _____

(Name and Full Address)

2. _____

(Name and Full Address)

(Signature of the FIRST PARTY)

IN THE PRESENCE OF WITNESS:

1. _____

(Name and Full Address)

1. _____

(Signature of the SECOND PARTY)

2. _____

(Name and Full Address)

**H.P. STATE AGRICULTURAL MARKETING BOARD, VIPNAN BHAWAN,
KHALINI, SHIMLA-171002
Phone: Office: 2621252 & 2621260 (fax)**

OFFICE ORDER

Dated, the 31st May, 2021

No. HMB/link roads/2015.—Pursuant to the decision of State Govt. to withdraw its earlier decision dated 18-06-2015, *vide* letter dated 18-02-2021, resolution passed by the Board in its meeting held on 19-03-2021 *vide* item No. 29 to sanction funds for link roads out of H.P. State Agricultural Marketing Board/Agricultural Produce Market Committee(s) funds and further authorisation by the Board, fresh-**GUIDELINES FOR THE CONSTRUCTION OF FARM ACCESS ROADS UNDER THE MUKHYAMANTRI KRISHI VIPNAN SAMPARK MARG (MMKVSM)-2021**, are hereby framed and circulated as per **Annexure-A** attached to this order for information, necessary action and implementation by all concerned, in supersession of the guidelines already framed and circulated by the Board. Further process will be initiated accordingly.

Sd/-

(NARESH THAKUR, HPAS)

Managing, Director-cum-Member Secretary.

**H.P. STATE AGRICULTURAL MARKETING BOARD, VIPNAN BHAWAN,
KHALINI, SHIMLA-171002**

GUIDELINES FOR THE CONSTRUCTION OF FARM ACCESS ROADS UNDER THE MUKHYAMANTRI KRISHI VIPNAN SAMPARK MARG (MMKVSM)-2021

1. PREAMBLE:

Agriculture is the mainstay of people of Himachal Pradesh and has a pivotal role in the economy of the State. In order to enhance the agricultural production in the State, various schemes/projects and subsidies have been given to the farm community resulting in significant increase in the area & production of fruits, vegetables & cereals in the State.

Rural roads are the backbone of any developing state and as such these are only vital means of communication predominantly in the hill State of Himachal Pradesh. Rural roads facilitate better goods distribution, promote the development of market centres and provide an incentive to farmers to generate more marketable surplus. It is the rural road that delivers fertilizers, pesticides, seeds and other agricultural inputs to farmers to improve both production & productivity. A good rural road network enables to move marketable surplus efficiently and effectively to consumption promote agro businesses.

Himachal Pradesh State Agricultural Marketing Board is centres and the premier organization engaged in agricultural marketing activities through its APMCs. At present there are 63 functional market yards spread across different parts of the State. As per the mandate of the Board the Marketing Development Fund will be utilized for promotion and facilitation of marketing & extension activities including construction of farm level infrastructure which also includes access of farm roads to the farmers.

2. GUIDING PRINCIPLES:

The guiding principles for a successful implementation of the guidelines for construction of farm access roads will be:

- (a) Increasing the synergy between farm access roads and other roads constructed by various departments/agencies under various schemes.
- (b) Adopt environmental friendly road construction techniques.
- (c) The construction of farm access roads will be in convergence with MGNREGS or any other Government scheme/project.

3. SCREENING CRITERIA:

The screening criteria for construction of link roads are as follows:

- (a) Farm access roads with length up to a maximum of 5 kilometres (without any bridge) serving a minimum of 25 Nos. of beneficiaries and connecting land with better production potential shall receive priority.
- (b) Farm access roads priority shall be accorded to benefit farmlands for accessibility and transportation of farm machines, inputs & farm produce for storage and marketing.
- (c) The priority over the farm access roads should be given to Farmland that is producing the majority of crops (Fruits, Vegetables and other Agricultural and Horticultural Produce) in the concerned district as it will increase the income of the farmers and also the major stakeholders of that APMC will be benefitted.

4. SELECTION & PRIORITIZATION:

The process for selection and prioritization of construction of new farm access roads shall be as under:

- (a) Written requests to the Chairman/Managing Director of Board and Chairman/Secretary of APMCs from the needy farmers/areas growing fruits, vegetables, cereal, flowers, medicinal & aromatic plants/crops presently devoid of the facilities of road to

transport their produce duly supported by the following documents shall only be entertained:

- (i) A resolution/request from the concerned gram panchayat/public representative/farmers supporting thereby the demand of the farmers/area for the construction of farm access roads.
- (ii) An affidavit (duly notarized)/ undertaking from the farmer(s) whose land falls under the road to part with their land without any compensation or claim on judicial paper.
- (iii) The proposal must also include revenue papers of the land, in question (jamabandi, tatima etc).
- (iv) If government land is involved then to obtain No Objection Certificate from the various Govt. agencies such as Gram Panchayat/Rural/Revenue/PWD/Jal Shakti/Forest/NHAI etc. regarding construction of farm access road shall be the sole responsibility of the applicant(s).

(b) Farm access road including kuchha road, soiling roads, concrete roads, paver block roads will be considered under this scheme.

5. FEASIBILITY:

The proposals regarding construction of farm access roads so received in each APMC/HPSAMB, the priorities for the same will be fixed by the respective APMC/HPSAMB as per point 2 & 3 mentioned above and assess the feasibility of each proposal after taking into consideration various factors listed below:

- (a) Status of land (Govt./Private)
- (b) Economic viability of the proposal

6. BUDGETING:

The budget for the construction of farm access roads will be as follows:

- (a) The APMC shall incur not more than 25 per cent of its income keeping in view the financial viability/position of concerned APMC during the preceding financial year for the construction of farm access roads in the current financial year. For HPSAMB, the budget as approved in annual budget of HPSAMB will be utilized for construction of farm roads.
- (b) Following shall be held competent to grant financial approval as per estimates for the construction of farm access roads as follows:
 - (1) Managing Director of HPSAMB: According to H.P. State Agricultural and Horticultural Produce Marketing (Financial Rules), 2006.
 - (2) Chairman of HPSAMB: According to H.P. State Agricultural and Horticultural Produce Marketing (Financial Rules), 2006.
 - (3) Board: According to H.P. State Agricultural and Horticultural Produce Marketing (Financial Rules), 2006.

- (4) The Marketing Board will provide an assistance of not more than Rs. 2.00 crores per annum in total to weaker APMCs for the construction of farm access roads subject to a maximum of Rs. 50.00 lakhs per APMC.
- (5) The funding from HPSAMB or APMCs will be **85%** of the project work. Rest of 15% funds will be arranged by the beneficiary either through deposit contribution or through kind *i.e.* contribution in form of labour.

7. MODE OF PAYMENT:

After the approval of the farm access roads by the Board, the APMC in which the link road falls shall deposit the sanctioned amount with the Board. The Board may place the funds in advance with the Govt. executing agency after issuance of administrative approval and expenditure sanction. The technical sanction of the work will be arranged by government executing agency.

8. EXECUTION OF WORKS:

(i) The construction of farm access roads will be executed through specified government agencies like Block Development Officer, HPPWD, HPSAMB etc. and as decided by Board. In case if the work will be undertaken by HPSAMB itself through its engineering cell then the execution will be undertaken through a Nirman Committee approved by the Executive Engineer of the Board constituted at local level comprising representations from local beneficiaries and representative from HPSAMB/APMC. In the Nirman Committee one of the member shall be the Secretary of the concerned APMC and the account opened in the name of Norman Committee shall be operated by the Chairman (Nirman Committee) and Secretary, APMC jointly. The transfer of funds from HPSAMB/APMC to the joint account of Nirman Committee will be made according to work done and verified by the technical officer/official in which one of the operator will be the Secretary of concerned APMC.

(ii) The executing agency where-ever applicable shall follow the Road Construction Policy issued by the State Govt. Department of Public Works Department, H.P. *vide* office memorandum dated 1st January, 2014 in letter and spirit.

9. INSPECTIONS:

The Board shall have the right to inspect the quality of the work done by the Executing Agency. The Inspection Team may comprise of the following:

- (a) Chairman/Managing Director of HPSAMB
- (b) Chairman/Secretary of the respective APMC
- (c) Executive Engineer/Assistant Engineer of the Board
- (d) Junior Engineer of the respective APMC
- (e) Any other officer/member nominated by the Board/APMC

10. UTILIZATION OF FUNDS

- (a) The executing agency shall be fully responsible for proper utilization of funds and utilization certificate shall be submitted within 6 months from release of funds.

- (b) In case of any dispute related to construction of farm access road the executing agency will immediately refund the amount to H.P. State Agricultural Marketing Board.

11. HANDING OVER OF FARM ACCESS ROAD:

After completion of construction of farm access road, it will be handed over to the concerned Gram panchayat or any other agency for proper look after the future repair/maintenance, in the public interest.

NOTE:—(I) All farm access roads will be constructed as per the prevalent HPPWD/ Panchayati Raj Roads/Ambulance Road norms and specification in the State.

(II) CHECK LIST OF PROPOSAL AND SPECIMEN OF AFFIDAVIT ARE ATTACHED HERewith AT Annexure I and II.

ISSUED BY

MANAGING DIRECTOR-cum-Member Secretary,

H.P. SAMB.

The Board of Members of HP SAMB in its meeting held on 19.03.2021 vide item No.29 decided to frame these guidelines.

ANNEXURE-I

CHECK LIST FOR SUBMISSION OF PROPOSAL FOR THE CONSTRUCTION OF NEW FARM ACCESS ROADS

1. Written request to the Chairman/Managing Director of Board and Chairman/ Secretary of APMCs from the needy farmers/areas growing fruits, vegetables, cereal, flowers, medicinal & aromatic plants/crops presently devoid of the facilities of road to transport their produce duly supported by the following documents shall only be entertained:

- (i) A resolution/request from the concerned gram panchayat/public representative/ farmers supporting thereby the demand of the farmers/area for the construction of farm access roads.
- (ii) An affidavit (duly notarized)/ undertaking from the farmer(s) whose land falls under the road to part with their land without any compensation or claim on judicial paper (Specimen of Affidavit is attached).
- (iii) The proposal must also include revenue papers of the land, in question (Jamabandi, tatima etc).

(iv) If government land is involved then to obtain No Objection Certificate from the various Govt. agencies such as Gram Panchayat/Rural/Revenue/PWD/Jal Shakti/Forest/NHAI etc. regarding construction of farm access road shall be the sole responsibility of the applicant(s).

(v) Any other document (s) required for this purpose by the Board/concerned APMC.

2. Farm access road including kuchha road, soiling roads, concrete roads, paver block roads will be considered under this scheme.

ANNEXURE-II

AFFIDAVIT IN RESPECT OF NO OBJECTION TO PROVIDE VILLAGE LINK ROAD UNDER THE SCHEME “MUKHYA-MANTRI GRAM KRISHI SAMPARK MARG, 2021 BEING IMPLEMENTED THROUGH THE HP STATE AGRICULTURAL MARKETING BOARD/APMC.....

I/we,.....Age,.....
s/d/w/o Resident of
Village.....
P.O..... Tehsil.....
District....., Himachal Pradesh.....,
PIN.....; do hereby affirm and declare on oath as under:—

1. That I/we am/are the exclusive owner(s)/joint owner(s) in possession of the property measuring.....square meters/bighas situated in Kh. Nos..... Khata Khatuani No....., Mauja/Revenue Village....., Tehsil....., District Himachal Pradesh as per Jamabandi for the year.....(latest). The description of land in detail in the attached Exhibit A(akstatimah, Jamabandi, mortgage etc. or any other legal documents).
2. That some portion/patch of aforementioned land/property is very vital to provide access to the catchment area of potential production of agricultural produce in revenue village(s).....further to provide backward-forward linkage to the market yards in Himachal Pradesh through the proposed Krishi Sampark-Marg under the aforesaid scheme. As many as.....Nos. of farmers/producers will be benefitted with such rural linkages and would prove to be a substantial factor for economic growth of the marginal farmers including the deponents in near future.
3. That I/we and my/our successor(s) have no objection(s) over the construction of said **Gram Krishi Sampark Marg** across my/our said land by any government agency or the Board or the APMCs. I/we give this affidavit in full sense and without any pressure from anyone and anywhere.

4. That I/we and my/our successor(s) shall not claim any compensation of said land or of any trees etc., in any manner whatsoever; under the prevalent law in force over the construction of said Gram **Krishi-Sampark-Marg** from any Government Agency or the Executing Agency or the H.P. State Agricultural Marketing Board or the APMCs, who have provided financial and technical support for execution of said **Krishi Sampark Marg for common usages** of villagers for carrying their produce for marketing and for other allied activities.
5. That in alternative, I/we are willing to donate/transfer/usages etc. the said land for said purpose in favour of any Government Agency or the H.P. State Agricultural Marketing Board or the APMCs with due process of law.
6. **Possession.**—I am/we are the exclusive owner(s) in possession of the property under reference. My/our ownership or right to possession has never been questioned. I/we have not signed any contracts to sell this property.
7. That the above depositions have been drafted at my/our instance and under my/our instructions. Its contents are true and correct as per the revenue record also as per my/our personal belief and nothing relevant has been concealed wherefrom. In case any information or documents so furnished are found to be fabricated or false or bogus at any stage, I/we shall be liable to be prosecuted in the Court of Law.

Verified on this day of
20.....at....., H.P.

DEPONENTS(s)

**H.P. STATE AGRICULTURAL MARKETING BOARD, VIPNAN BHAWAN,
KHALINI, SHIMLA-171002
Phone: Office: 2621252 & 2621260 (fax)**

NOTIFICATION

Dated, the 31st May, 2021

No. HMB (F)5-8/2-15.—Pursuant to the approval accorded by the Board *vide* resolution No. 21 & 26 of its meeting held on 19-03-2021, the policy and scheme mentioned below, duly vetted legally, are hereby notified and circulated, for information, necessary action and implementation by all concerned:

1. Revised policy for allotment of shops/booths/godowns etc. in different market yards/sub yards in the State. **ALLOTMENT POLICY—2021** is attached at **Annexure-I**. This repeals the Allotment Policy—2014.

2. THE H.P. STATE AGRICULTURAL MARKETING BOARD/APMCS ONE TIME SETTLEMENT OF UNAUTHORIZED OCCUPATION OF ITS SCHEME—2021.

The scheme is attached at **Annexure-II**.

Sd/-

(NARESH THAKUR, HPAS)

Managing, Director-cum-Member Secretary.

ALLOTMENT POLICY—2021

For shops/booths/godowns/space/canteen and storage facilities etc., in APMCs regulated market yards/sub yards in notified market areas of the State of Himachal Pradesh.

The Himachal Pradesh Agricultural and Horticulture Produce Marketing (Development and Regulation) Act, 2005 is being implemented in the State. It mandates the establishment of well administered markets and efficient infrastructure for promotion of marketing of agricultural produce in the State. The Himachal Pradesh State Agricultural Marketing Board and Agricultural Produce Market Committees constituted under the said Act; are responsible for setting up minimum standards for efficient market facilities, procedures and systems for all stakeholders. The Organization is entrusted with the function and duties to perform with amongst other under the said Act and also to regulate sale, purchase, storage, grading, packaging and processing of agricultural produce in its regulated markets, sub-markets yards, collection centres, new markets and allied infrastructure facilities within the market area of the State of Himachal Pradesh. It has established as many as 10 principal Market yards at each APMC and 53 sub yards within the State. These consist of shops, booths, godowns, auction platform, circulation area, parking, space, canteen, farmers staying facilities, basic amenities and storage facilities etc. The Board has been framing and notifying the policies from time to time for allotment of said facilities to the market functionaries and other stakeholders, lessee, licensee and allottees; who are having certain criteria with due process in accordance with the Act, 2005. Some difficulties and flaws were being experienced while operating the existing Allotment Policy—2014 for some time past. Therefore it is expedient to modify the existing policy to meet the present market challenges in a national-wide changed scenario further to safeguard agricultural trade and to watch interest of the APMC in Himachal Pradesh.

Therefore the Himachal Pradesh State Agricultural Marketing Board has decided to repeal the Allotment Policy—2014 and substitute with the ALLOTMENT POLICY—2021 as per resolution No. 21 and No. 26 passed in its BoM meeting held on 19-03-2021. The salient feature of ALLOTMENT POLICY—2021 is as follows:—

ALLOTMENT FOR INFRASTRUCTURE

(1) The Executive Engineer HPSAMB; shall ensure that immediate after completion of new project in all respect the physical possession thereto is handing over to the concerned APMC through its Secretary alongwith cost-incurring statement, Rent Reasonability Certificate and other necessary documents of the property enabling them to maintain property register and accounts properly.

(2) The APMC shall initiate for allotment of infrastructure by duly complying with the provisions of section 29(2) of the Act read with provisions of bye law 62 of the Bye Laws—2007 supported with a resolution of the Committee in a time bound manner to avoid undue losses to the Committee. A clear cut proposal spelling out proper terms and conditions; to this effect must be reached in the Board Office within a reasonable time for obtaining the approval from the Competent Authority under bye law 62(2) of the Bye Laws—2007.

3. Once the approval is accorded and conveyed under clause-2 above; the APMC shall issue the public notice to all concerned with a wider publicity through predominantly circulated atleast 3 daily newspapers for advertising the renting/lease/license of property to invite applications in accordance with the due procedure prescribed under the Bye-Laws—2007.

4. One shop shall be kept reserve for allotment for Sale Centre Promoting Organic Inputs like Bio Pesticides, Vermin Culture and Vermin-compost etc. and one shop for Sale Centre for natural produce, floriculture, medicinal and aromatic plants. It shall be done on need assessment basis through the open auction. It will encourage and promote the natural farming and floriculture in the Himachal being one of the flagship program of the State.

5. One shop may be allotted to a person with minimum base price as per the Rent Reasonability Certificate, who has donated land; where land is not available for construction of market:

Provided that the total Nos. of the shops kept reserve for the purpose as mentioned in clause (5) and (6) above shall not be more than 10 % of the infrastructure/property for allotment.

6. On socio-economic development ground; a proper representation including the local growers, producers, agriculturists, farmers, traders and dealers, bulk buyers, allied institutions, Farmer Producer Organizations (FPOs), Farmers Co-operative Societies and weaker sections of society as such as SCs, STs & OBCs; shall be followed for allotment in a following manner:—

#	Category	%age prescribed for allotment over total allocable premises
1.	Local fruits & vegetable growers/Farmers/ Agriculturists.	25%
2.	Wholesale dealers and traders in Agricultural Produce.	50%
3.	Co-operative & Allied Institutions, FPOs, Women Self-help Groups.	10%
4.	Scheduled Castes/Scheduled Tribes /Other Backward Classes.	15%

Provided; that incase of no application for allotment amongst above referred categories is received by due date, a subsequent notice re-advertising or re-inviting application with due procedure as the case may be, amongst the above categories; shall be published in a similar way as pointed out under clause-3 above. Even this time, no application is found to have been received by due date; the shops/godowns/rest-houses or allocable premises etc. as the case may be; the allotment shall be made through open auction amongst all categories from 1-6 above with due procedure prescribed under the bye law 62 of the Bye Laws—2007. However, once the approval accorded under clause-3 above previously; shall not be required time and again for this purpose;

Provided; further that the word and expression, “local” for the purpose of allotment shall; mean the person or entity residing/based permanently in the market area within the jurisdiction of the concerned Committee;

Provided; further that the Board shall have the right to decide rehabilitation or shifting petty traders in the sheds or shops or Nos. of shops of shed or space to be classified for fruits, vegetables, cereals and pulses and other scheduled items of agricultural produce for promotion of Agri-marketing as the case may be; after due consideration of proposal mooted by the APMC or its *sue moto* cognizance as per the Act, 2005, as the case may be;

Provided; further that any infrastructure; which still remains vacant even for want of eligible aspirant(s) even after third and consecutive round advertisement as per 1st proviso below clause 6 above; the APMC may rent/lease/license the vacant property for any other purpose within the ambit of law and as per the financial propriety/economy; that too by adhering to the due procedure prescribed clause 3 above; and

Provided; further that the property; which may still remain vacant even after exhausting the remedy provided under the 4th proviso above; the Committee shall place the matter before the Sub-Allotment-Committee; so or being constituted as per provisions envisaged under section 42 of the Act, 2005 read with provisions of the bye-law 20 of the Bye Laws-2007 for the purpose allotment; the vacant premises shall be allotted on principle of first come-first serve basis with the reasons to be recorded in writing.

(7) The committee shall maintain proper record of allotment vis-vis (1) total number of applications, (2) category-wise scrutiny as per terms of conditions stipulated in the allotment notice, (3) allotment proceedings duly recorded including means electronic media; authenticated by the Sub Allotment Committee, ratification thereof by the full Committee, (4) issuance of allotment letter to the successful allottee, handing over the physical possession, remittance of lease money/advance/security deposit if any; into the Committee fund; signing of rent deed/lease deed/license etc.; as per law, opening of individual file sand track record of allottee in respect of any dues or violation or infringement of any kind, remedial action by the Committee;

Provided; that any allottee is found to have indulged in sub-allotment to third party, the allotment shall be treated as cancelled/withdrawn forthwith without assigning any reason. He/ She shall be liable for forfeiter of lease money and penalty. Sub allottee shall be deemed as illegal occupant, who shall be dealt with stringent provision of law for ejectment from the premises.

Sd/-

(NARESH THAKUR, HPAS)

Managing, Director-cum-Member Secretary.

THE HIMACHAL PRADESH STATE AGRICULTURAL MARKETING BOARD/ APMC's ONE TIME SETTLEMENT OF UNAUTHORIZED OCCUPATION OF ITS PREMISES SCHEME—2021.

The APMCs have allotted the shops/booths/godowns/space/canteen and storage facilities etc. available in its regulated principal market yards/sub yards in notified market areas of the State of Himachal Pradesh. In some instances, it has been observed that the original allottees/licensee

turned to be a silent partner, have further sub-allotted of transfer physical possession the premises to some third party in utter violation of allotment conditions and even allowed them to conduct trade in the name of the proprietorship of original allottee/ licensee in a hidden manner. Such situation at one hand; has resulted into avoidable disputes, wastage of resources, undue loss of rent receipts, huge amount pending arrear, illegal encroachment, unauthorized occupation, unwarranted litigation under the Himachal Pradesh Public Premises and Land (Eviction and Rent Recovery) Act, 1971 and on the other hand the spirits and objectives of the Himachal Pradesh Agricultural and Horticultural Produce Marketing (Development and Regulation) Act, 2005 is defeated. So, it is expedient to deal with the situation strenuously further to mitigate the problem of illegal occupants, though some of them are actively doing the business.

Therefore, taking stock of the situation further to revamp robust trade, business and allied activities in APMCs markets; the Himachal Pradesh State Agricultural Marketing Board as per resolution No—21 passed in its BoM meeting held on 19-03-2021; has decided to extend an offer for one-time settlement to such unauthorized occupants-in- possession of the APMCs premises till 31st December, 2020, who agree to clear the pending arrear of rent, fees alongwith penalty if any; for regularizing their unauthorized possession with due process of law. In this regard, the APMCs shall strictly adhere to the following guiding principle for one time settlement:—

- (1) **Such unauthorized occupant-in-possession of the APMCs property or any of the premises till 31st December, 2020 shall apply to the Secretary of the Committee alongwith an undertaking till 30th September, 2021.** The application should be accompanied with a **processing fee of Rs. 5000/- and NOC from the original Allottee or from the legal heirs of deceased allottee; as the case may be.** However a separate application duly complete in all respect, shall be considered for each shop or booth or godowns or canteen. However the open space or circulation area or auction platform or parking space as the case may be; is excluded from the scope of the Scheme.
- (2) The Secretary, APMC shall initiate the proper verification and scrutiny of individual case carefully and send a clear cut proposal with proper justification spelling out the proper terms and conditions duly complying with the provisions of section 29(2) of the Act read with provisions of bye-law 62 of the Bye Laws—2007 supported with a resolution of the Committee to the Managing Director of the Board for approval within stipulated period of a fortnight from the date of receipt of application in all respect.
- (3) Once the approval is accorded and conveyed under clause-2 above; the Secretary shall duly inform the applicant further to deposit one time settlement-transfer fee of Rupees 1.00 lac alongwith one year advance rent of the property based on average rent or market rent per month; whichever is higher including GST within 30 days of such approval. It also includes the previous outstanding dues, if any.
- (4) The original allottee who may probably have some reservation or dispute over previous outstanding dues to be remitted to the Committee mentioned in clause (3) above; the Secretary shall ensure to reconcile the account properly or by taking by taking recourse to the Dispute Resolution, sub-committee for this purpose, duly constituted under the provisions of the Act. Said sub-committee associating/hearing all concerned as per law. It shall decide the matter within 30 days from the date of reference to it which shall be binding on the parties.

Provided that either of the party, who may aggrieve with the decision of the Dispute Resolution sub-committee; shall be at liberty to take appellate course as per the provisions of the Act, 2005.

Once the process mentioned at clause 1 to 4 is duly complied with, the Secretary shall issue the revised allotment of said premises forthwith in favour of the applicant/licensee. This shall be followed by a duly execution of revised lease or rent deed as the case may be; with proper terms and conditions.

Provided that the new allottee is found to have been indulged in sub-allotment to third party again, the allotment shall be treated as cancelled/withdrawn forthwith without assigning any reason. He/she shall be liable for forfeiture of lease money and penalty for all intent and purposes.

Sd/-

(NARESH THAKUR, HPAS)

Managing, Director-cum-Member Secretary.

लोक निर्माण विभाग

अधिसूचना

शिमला-2, 28 जुलाई, 2021

संख्या: पी.बी.डब्ल्यू(बी)एफ (5)43/2019.—यतः हिमाचल प्रदेश सरकार को सरकारी व्यय पर, रायपुर टी-इस्टेट मौजा सलोह, उप-तहसील भवारना, जिला कांगड़ा, हिमाचल प्रदेश में खड़ड़ पुल परला नाला नजदीक मरण्डा हमीरपुर-सुजानपुर-थुरल-मरण्डा सड़क पर पुल के निर्माण के लिए भूमि अर्जित करने हेतु भूमि अर्जन, पुनर्वास और पुनर्व्यवस्थापन में उचित प्रतिकर और पारदर्शिता अधिकार अधिनियम, 2013 की धारा 19 की अधिसूचना जोकि दिनांक 06-06-2021 को जारी की गई है तथा जिसका सम्बन्धित इलाके में प्रकाशन दिनांक 30-07-2021 को किया गया है की भू-अर्जन प्रक्रिया अपरिहार्य कारणों से निर्धारित समय में पूर्ण न हो पाई है की समय अवधि को बढ़ाने की आवश्यकता है।

अतः अब राज्यपाल, हिमाचल प्रदेश, द्वारा भूमि अर्जन, पुनर्वास और पुनर्व्यवस्थापन में उचित प्रतिकर और पारदर्शिता अधिकार अधिनियम, 2013 की धारा-25 के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हुए इस विभाग द्वारा जारी की गई उक्त अधिसूचना की समय अवधि को तत्काल प्रभाव से आगामी बारह माह तक बढ़ाया जाता है।

आदेश द्वारा,
हस्ताक्षरित/—
प्रधान सचिव (लोक निर्माण)।

PANCHAYATI RAJ DEPARTMENT

NOTIFICATION

Shimla-171 009, the 27th July, 2021

No. PCH-HA(3)3/96-III-62466-616.—In supersession of this Department notification No. PCH-HA(3)3/96 dated 06th July, 2018, the Governor of Himachal Pradesh, in exercise of the powers vested in him under clause (a) of sub-section (2) of Section 185 of the Himachal

Pradesh Panchayati Raj Act, 1994 is pleased to nominate the members and Chairperson of the District Planning Committees, with immediate effect, as per details given hereunder:—

Sl.No.	Name of the District	Name of the Hon'ble Speaker or Minister who shall be the member and Chairperson of the DPC
1.	Bilaspur	Sh. Vipin Singh Parmar Hon'ble Speaker H.P Vidhan Sabha
2.	Chamba	Smt. Sarveen Chaudhary Hon'ble Social Justice & Empowerment Minister
3.	Hamirpur	Sh. Bikram Singh Hon'ble Industries Minister
4.	Kangra	Sh. Sukh Ram, Hon'ble MPP & Power Minister
5.	Kinnaur	Sh. Rajender Garg Hon'ble Food, Civil Supplies & Consumer Affairs Minister
6.	Kullu	Sh. Govind Singh Thakur Hon'ble Education Minister
7.	Lahaul & Spiti	Sh. Ram Lal Markanda Hon'ble Technical Education Minister
8.	Mandi	Sh. Mahinder Singh Hon'ble Jal Shakti Minister
9.	Shimla	Sh. Suresh Bhardwaj Hon'ble Urban Development Minister
10.	Sirmaur	Sh. Rakesh Pathania Hon'ble Forest Minister
11.	Solan	Dr. Rajiv Saizal Hon'ble Health & Family Welfare Minister
12.	Una	Sh. Virender Kanwar Hon'ble RD, PR, Fisheries & Animal Husbandry Minister.

By order,

Sd/-

Secretary (Panchayati Raj).

पंचायती राज विभाग

अधिसूचना

शिमला-171009, 27 जुलाई, 2021

संख्या: पीसीएच-एचए (1)3/2013-62401-405.—क्योंकि विभाग में जिला शिमला के विकास खण्ड मशोबरा, की ग्राम सभा नाला का मुख्यावास बदलकर नाला स्थित काछट करने हेतु प्रस्तावना विचाराधीन है;

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश पंचायती राज अधिनियम, 1994 (वर्ष 1994 का अधिनियम संख्यांक 4) की धारा 3 की उप-धारा (2) के खण्ड (घ) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए जिला शिमला के विकास खण्ड मशोबरा की ग्राम सभा नाला का मुख्यावास बदलकर नाला स्थित काछट करने

का प्रस्ताव करते हैं और यथा अपेक्षित सम्बन्धित ग्राम सभा सदस्यों की जानकारी एवं सार्वजनिक आक्षेप आमंत्रित करने के लिए हिमाचल प्रदेश के राजपत्र में प्रकाशित करने एवं जिला शिमला के उपायुक्त को, उक्त बारे सुझावों/आक्षेपों को प्राप्त करने तथा उन पर विचार करने के लिए प्राधिकृत करने के आदेश प्रदान करते हैं;

यदि ग्राम सभा नाला का मुख्यावास बदलकर नाला स्थित काछट करने के बारे प्रस्ताव के सम्बन्ध में, सम्बन्धित ग्राम सभा सदस्यों को कोई आपत्ति/सुझाव प्रस्तुत करना हो तो वे अपने आक्षेप या सुझाव इस अधिसूचना के प्रकाशन के दिनांक से 30 दिनों की अवधि के भीतर उपायुक्त शिमला को प्रस्तुत कर सकेंगे। उपरोक्त नियत अवधि के अवसान के पश्चात् आक्षेप या सुझाव, जो कोई भी हों, ग्रहण नहीं किए जाएंगे;

राज्य सरकार, जिला शिमला, विकास खण्ड मशोबरा, की ग्राम सभा नाला के मुख्यावास को बदलने के सम्बन्ध में अन्तिम अधिसूचना, उपायुक्त जिला शिमला की सिफारिश के दृष्टिगत जारी करेगी।

आदेश द्वारा,
हस्ताक्षरित/—
सचिव (पंचायती राज)।

पंचायती राज विभाग

अधिसूचना

शिमला—171009, 27 जुलाई, 2020

संख्या पीसीएच—एचए (1)4/207—62438—442.—क्योंकि विभाग में जिला कांगड़ा के विकास खण्ड प्रागपुर की ग्राम सभा दोदू राजपूतों का मुख्यावास बदलकर दोदू राजपूतों स्थित ब्राहमणा करने हेतु प्रस्तावना विचाराधीन है,

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश पंचायती राज अधिनियम, 1994 (वर्ष 1994 का अधिनियम संख्यांक 4) की धारा 3 की उप-धारा (2) के खण्ड (ग) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए जिला कांगड़ा के विकास खण्ड प्रागपुर की ग्राम सभा दोदू राजपूतों का मुख्यावास बदलकर दोदू राजपूतों स्थित दोदू ब्राहमणा करने का प्रस्ताव करते हैं और यथा अपेक्षित सम्बन्धित ग्राम सभा सदस्यों की जानकारी एवं सार्वजनिक आक्षेप आमंत्रित करने के लिए हिमाचल प्रदेश के राजपत्र में प्रकाशित करने एवं जिला कांगड़ा के उपायुक्त को, उक्त बारे सुझावों/आक्षेपों को प्राप्त करने तथा उन पर विचार करने के लिए प्राधिकृत करने के आदेश प्रदान करते हैं;

यदि ग्राम सभा दोदू राजपूतों का मुख्यावास बदलकर दोदू राजपूतों स्थित दोदू ब्राहमणा करने बारे उक्त प्रस्ताव के सम्बन्ध में, सम्बन्धित ग्राम सभा सदस्यों को कोई आपत्ति/सुझाव प्रस्तुत करना हो तो वे अपने आक्षेप या सुझाव इस अधिसूचना के प्रकाशन के दिनांक से 30 दिनों की अवधि के भीतर उपायुक्त कांगड़ा को प्रस्तुत कर सकेंगे। उपरोक्त नियत अवधि के अवसान के पश्चात् आक्षेप या सुझाव, जो कोई भी हों, ग्रहण नहीं किए जाएंगे;

राज्य सरकार, जिला कांगड़ा, विकास खण्ड प्रागपुर, की ग्राम सभा दोदू राजपूतों के मुख्यावास को बदलने के सम्बन्ध में अन्तिम अधिसूचना, उपायुक्त जिला कांगड़ा की सिफारिश के दृष्टिगत जारी करेगी।

आदेश द्वारा,
हस्ताक्षरित/—
सचिव (पंचायती राज)।

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-2, the 6th May, 2021

No. EXN-F(15) -1/2012.—The Governor of Himachal Pradesh is pleased to create a separate service of Excise and Taxation Officers namely the “**Himachal Pradesh Revenue (State Taxes and Excise) Services**” in the Excise and Taxation Department, Himachal Pradesh, as specialized and dedicated services in the State in order to administer and regulate various Tax Laws.

The Recruitment & Promotion Rules of the services shall be notified in due course of time.

By order,
Sd/-
(JAGDISH CHANDER SHARMA),
Addl. Chief Secretary (E&T).

ब अदालत श्री हंस राज रावत, सहायक समाहर्ता द्वितीय वर्ग, उप-तहसील धरवाला,
जिला चम्बा, हिमाचल प्रदेश

श्री सरूप शर्मा पुत्र भगत, निवासी लोथल, परगना बस्सु, उप-तहसील धरवाला, जिला चम्बा,
हिमाचल प्रदेश।

बनाम

आम जनता

विषय.—प्रार्थना-पत्र बराये नाम दुरुस्ती बारे।

उपरोक्त श्री सरूप शर्मा पुत्र भगत, निवासी लोथल, परगना बस्सु, उप-तहसील धरवाला ने अधोहस्ताक्षरी की अदालत में प्रार्थना-पत्र मय हल्फी ब्यान व अन्य कागजात इस आशय से गुजारा है कि मेरा नाम सरूप शर्मा है जो कि मेरा सही नाम है लेकिन राजस्व अभिलेख के मुहाल लोथल में, सरूप कुमार है। जिसकी दुरुस्ती की जावे।

इस सम्बन्ध में सर्वसाधारण जनता को बजरिया इश्तहार द्वारा सूचित किया जाता है कि उक्त प्रार्थी के नाम की दुरुस्ती बारे यदि किसी को कोई उजर/एतराज हो तो वह असालतन व वकालतन अदालत अधोहस्ताक्षरी में दिनांक 01-08-2021 को आकर अपना एतराज दर्ज करवा सकता है। हाजिर न आने की सूरत में एकतरफा कार्यवाही अमल में लाई जा करके नाम दुरुस्ती के आदेश दे दिये जायेंगे।

आज दिनांक 01-07-2021 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित/—
सहायक समाहर्ता द्वितीय वर्ग,
उप-तहसील, धरवाला, जिला चम्बा (हि0 प्र0)।

**ब अदालत श्री हंस राज रावत, नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी, उप-तहसील धरवाला,
जिला चम्बा, हिमाचल प्रदेश**

श्री शशीपाल पुत्र देश राज, गांव जैन्तरा, डाकघर कूर, उप-तहसील धरवाला, जिला चम्बा, हिमाचल प्रदेश।

बनाम

आम जनता

उनवान मुकद्दमा.—दरखास्त जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 के अन्तर्गत

श्री शशीपाल पुत्र देश राज, गांव जैन्तरा, डाकघर कूर, उप-तहसील धरवाला, जिला चम्बा ने उप-मण्डलाधिकारी (नागरिक) चम्बा के कार्यालय में प्रार्थना-पत्र गुजार कर निवेदन किया है कि मेरे लड़के नामक सरन का जन्म दिनांक 08-09-2018 को घर पर ही हुआ है परन्तु अज्ञानतावश जन्म तिथि ग्राम पंचायत कूर के जन्म/मृत्यु रजिस्टर में आज तक पंजीकृत नहीं की गई है तथा मेरे लड़के की जन्म तिथि दर्ज करने के आदेश ग्राम पंचायत कूर को दिये जावें।

अतः इस इशतहार द्वारा आम जनता को सूचित किया जाता है कि यदि किसी को भी उपरोक्त सरन पुत्र शशीपाल की जन्म तिथि ग्राम पंचायत कूर में दर्ज करने में किसी भी प्रकार का कोई उजर व एतराज हो तो वह दिनांक 10-08-2021 को असालतन या वकालतन हाजिर होकर लिखित व मौखिक प्रस्तुत करें। यदि उक्त तारीख तक कोई उजर व एतराज प्रस्तुत नहीं हुआ तो यह समझा जायेगा कि जन्म तिथि ग्राम पंचायत कूर में दर्ज करने हेतु आपत्ति नहीं है तथा नाम व जन्म तिथि ग्राम पंचायत कूर में दर्ज करने के आदेश पारित कर दिये जायेंगे।

आज दिनांक 05-07-2021 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित /—
कार्यकारी दण्डाधिकारी, उप-तहसील धरवाला,
जिला चम्बा (हि0 प्र0)।

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, तहसील लाहौल, जिला लाहौल एवं स्पिति (हि0प्र0)

ज्ञालसन पुत्र श्री सोनम पुत्र दोरजे, गांव व डाकघर केलंग, तहसील लाहौल, जिला लाहौल एवं स्पिति (हि0 प्र0)।

बनाम

आम जनता

विषय.—प्रार्थना-पत्र बराए राजस्व अभिलेख में नाम दुरुस्ती करने बारे।

ज्ञालसन पुत्र श्री सोनम पुत्र दोरजे, गांव व डाकघर केलंग, तहसील लाहौल, जिला लाहौल एवं स्पिति (हि0 प्र0) ने एक आवेदन-पत्र (बराये नाम दुरुस्ती) शपथ-पत्र सहित इस अदालत में प्रस्तुत किया है जिसमें उसने उल्लेख किया है कि उसका नाम आधार कार्ड, पेन कार्ड, वोटर पहचान-पत्र व परिवार नकल में ज्ञान चन्द दर्ज है लेकिन राजस्व अभिलेख पटवार वृत्त गुमरंग मोहाल केलंग, तहसील लाहौल में ज्ञालसन दर्ज है। दो नाम के होने के कारण उन्हें काफी दिक्कतों का सामना करना पड़ रहा है। अब प्रार्थी राजस्व अभिलेख

पटवार वृत्त गुमरंग मोहाल केलंग, तहसील लाहौल, जिला लाहौल एवं स्पिति में अपना नाम दुरुस्त करवा कर जालसन के स्थान पर जालसन उर्फ ज्ञान चन्द दर्ज करवाना चाहता है।

अतः इस नोटिस द्वारा आम जनता एवं सम्बन्धित रिश्तेदारों को सूचित किया जाता है कि यदि किसी को पटवार वृत्त गुमरंग मोहाल केलंग, तहसील लाहौल में जालसन के स्थान पर जालसन उर्फ ज्ञान चन्द दर्ज करने में कोई उजर व एतराज हो तो इस अदालत में दिनांक 01-08-2021 तक असालतन या वकालतन हाजिर आकर अपना एतराज पेश कर सकता है। अन्यथा मुताबिक प्रार्थना-पत्र व अन्य दस्तावेजों के आधार पर प्रार्थी का नाम पटवार वृत्त गुमरंग मोहाल केलंग, तहसील लाहौल, जिला लाहौल स्पिति में जालसन के स्थान पर जालसन उर्फ ज्ञान चन्द दर्ज करने के आदेश पारित कर दिए जायेंगे।

आज दिनांक 01-07-2021 को हमारे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित /—
सहायक समाहर्ता द्वितीय श्रेणी,
तहसील लाहौल, जिला लाहौल एवं स्पिति (हि० प्र०)।

In the Court of Marriage Officer-cum-Sub-Divisional Magistrate, Shimla (Urban)

In the matter of :

1. Sh. Keshav Ram aged about 33 years s/o Sh. Roshan Lal, r/o Village & P.O. Sahahan, Tehsil Karsog, District Mandi, Himachal Pradesh at Present r/o Alina House Upper Bharari, Tehsil & District Shimla (India).

2. Ms. Sumbul Siddiqui aged about 31 years d/o Sh. Kaleem Ullah Siddiqui, r/o 92 , Nagar Nigam Avas, Shivapur Colony, Varanassi, Utter Pradesh-221002 (India) . . Applicants.

Versus

General Public

Subject.—Notice to intend marriage under section 5 of Special Marriage Act, 1954.

Sh. Keshav Ram aged about 33 years s/o Sh. Roshan Lal, r/o Village & P.O. Sahahan, Tehsil Karsog, District Mandi, Himachal Pradesh at Present r/o Alina House Upper Bharari, Tehsil & District Shimla (India) and Ms. Sumbul Siddiqui aged about 31 years d/o Sh. Kaleem Ullah Siddiqui, r/o 92 , Nagar Nigam Avas, Shivapur Colony, Varanassi, Utter Pradesh-221002 (India) have given notice/application alongwith affidavits in the court of the undersigned under section 5 of Special Marriage Act, 1954 today on dated 05-07-2021 and intending to get married within three calendar months from the date hereof.

Therefore, the general public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objections personally or in writing before this court on or before 04-08-2021 from the date of this notice after that no objection will be entertained and marriage shall be registered accordingly.

Issued today on 05th July, 2021 under my hand and seal of the court.

Seal.

MANJEET SHARMA (H.P.A.S.),
Marriage Officer-cum-Sub-Divisional Magistrate,
Shimla (Urban).

**In the Court of Shri B. R. Sharma, Sub-Divisional Magistrate, Shimla (R),
District Shimla (H. P.)**

Sh. Bhikhu s/o Sh. Devu Ram, r/o Village Chatyad, P.O. Ghaini, Tehsil Sunni, District Shimla, Himachal Pradesh.

Versus

General Public

.. Respondent.

Whereas Sh. Bhikhu s/o Sh. Devu Ram, r/o Village Chatyad, P.O. Ghaini, Tehsil Sunni, District Shimla, Himachal Pradesh has filed an application alongwith affidavit in the court of undersigned under section 13(3) of the Birth & Death Registration Act, 1969 to enter the name/date of death of his Mother named—Late Smt. Durgu Devi w/o Sh. Devu Ram, r/o Village Chatyad, P.O. Ghaini, Tehsil Sunni, District Shimla, Himachal Pradesh in the record of Secy.-cum-Registrar, Birth and Death, Gram Panchayat Ghaini, Tehsil Sunni, District Shimla (H.P.).

Sl. No.	Name of the family member	Relation	Date of Death
1.	Late Smt. Durgu Devi	Mother	14-05-2005

Hence, this proclamation is issued to the general public if they have any objection/claim regarding to enter the name/date of death of above named in the record of Secy.-cum-Registrar Birth and Death, Gram Panchayat Ghaini, Tehsil Sunni, District Shimla (H.P.), may file their claims/objections on or before one month of publication of this notice in Govt. Gazette in this court, failing which necessary orders will be passed.

Issued today 15-07-2021 under my signature and seal of the court.

Seal.

Sd/-
Sub-Divisional Magistrate,
Shimla (R), District Shimla (H.P.).

**In the Court of Sh. Rajinder Singh, Assistant Collector, Ist Grade, Kupvi,
District Shimla (H. P.)**

Deepmala Samaik d/o Sh. Daulat Ram, resident of Village Juru, P.O. & Tehsil Kupvi, District Shimla, Himachal Pradesh

.. Applicant.

Versus

General Public

.. Respondent.

Subject.—Application u/s 35 to 38 of H.P. Land Revenue Act, 1954 for correction of name in revenue record.

Whereas, Deepmala Samaik d/o Sh. Daulat Ram, resident of Village Juru, P.O. & Tehsil Kupvi, District Shimla, Himachal Pradesh has filed an application in this court alongwith copies of Adhar Card, Nakal Parivar register, School Certificates and Copy of Nakal Jamabandi stating that applicants name have been recorded in the revenue record as "Kumari Rama" wrongly in place of "Deepmala Samaik" and requested to correct the applicants name in revenue record as " Deepmala Samaik". She further stated that in the other documents her name is also recorded as Deepmala Samaik.

Hence, this proclamation is issued to the general public if they have any objection/claim regarding correction of name of the applicants in the revenue record as "Deepmala Samaik" instead of Kumari Rama instead may file their claim/objections on or before this court within a period of one month from the publication of this notice in the Govt. Gazette failing which necessary orders will be passed.

Issued under my signature and seal on 17-06-2021.

Seal.

RAJINDER SINGH,
Assistant Collector, Ist Grade,
Kupvi, Tehsil Kupvi, District Shimla (H. P.).

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, उप-तहसील धामी, जिला शिमला (हि0 प्र0)

मुकद्दमा संख्या : 07/2021

तारीख मरजुआ : 21-06-2020

तारीख पेशी : 17-07-2021

श्री केशव राम पुत्र श्रीमती रामकू देवी, निवासी जुडलू, डाकघर चनावग, उप-तहसील धामी, तहसील व जिला शिमला (हि0 प्र0)।

राजस्व अभिलेख में नाम दुरुस्ती बारे प्रार्थना-पत्र।

इस मुकद्दमें का संक्षिप्त सार यह है कि उपरोक्त प्रार्थी श्री केशव राम पुत्र श्रीमती रामकू देवी, निवासी जुडलू, डाकघर चनावग, उप-तहसील धामी, तहसील व जिला शिमला (हि0 प्र0) ने प्रार्थना-पत्र इस आशय के साथ इस अदालत में प्रस्तुत किया है कि भू-राजस्व अभिलेख मौजा जुडलू में प्रार्थी की मासी का नाम सीमा पुत्र श्री मोती राम है जो कि गलत है जबकि शपथ-पत्र, आयकर प्रमाण-पत्र, ब्यानात वाशिन्दगान देह के अनुसार सोमा देवी पुत्री मोती राम है जो कि सही है।

अतः इशतहार द्वारा सूचित किया जाता है कि यदि किसी को भी उपरोक्त मुकद्दमा नाम दुरुस्ती बारे कोई भी उजर व एतराज हो तो स्वयं या लिखित तौर पर दिनांक 17-08-2021 को अपराह्न 2.00 बजे हाजिर अदालत आकर अपना एतराज पेश करें, अन्यथा यह समझा जायेगा कि किसी भी सम्बन्धित व्यक्ति को इस मुकद्दमा नाम दुरुस्ती बारे कोई उजर/एतराज न है तथा आवेदन-पत्र को अन्तिम रूप दिया जायेगा व एकतरफा कार्यवाही अमल में लाई जाएगी।

आज तारीख 17-07-2021 को मेरे हस्ताक्षर व मोहर अदालत से जारी किया गया।

मोहर।

हस्ताक्षरित/—
सहायक समाहर्ता द्वितीय श्रेणी,
उप-तहसील धामी, तहसील व जिला शिमला, हि0 प्र0।

CHANGE OF NAME

I, Ayush Awasthi s/o Sh. Ashwani Kumar, r/o ward No. 4, Saurabh Kalia Samprk Marg Aima, Palampur, District Kangra (H.P.) have Changed my name from Ayush to Ayush Awasthi. All concerned may note please.

AYUSH AWASTHI,
*r/o ward No. 4, Saurabh Kalia-
Samprk Marg Aima, Palampur,
District Kangra (H.P.).*